IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

DOLORES LOZANO,	§	
	§	
Plaintiff,	§	
	§	
VS.	§	6:16-CV-403-RP
	§	
BAYLOR UNIVERSITY; ART BRILES,	§	
In his individual capacity;	§	
IAN MCCAW, in his individual capacity;	§	
and CITY OF WACO,	§	
	§	
Defendants.	§	

DEFENDANT ART BRILES' LIST OF TRIAL EXHIBITS

Pursuant to the Court's Scheduling Order and Rule 26(a)(3) of the Federal Rules of Civil Procedure, Defendant Art Briles ("Defendant") respectfully submits its List of Trial Exhibits. Defendant reserves the right to use any exhibit included on the exhibit list of any party in this case, including Plaintiff Dolores Lozano and Defendant Baylor University. Defendant reserves, and does not waive, its objections to exhibits solely through listing same here.

Exhibits Defendant will Likely Use

Exhibit	Exhibit Description	Bates Number (if	Offered	Admit	Object
No.		applicable)			
1.	5/23/2017 Letter from C.	Briles 02436			
	Holmes to A. Briles				
2.	9/4/2015 BU Football vs.	BU_Lozano0076395			
	SMU Student-Athlete Guest				
	List				
3.	11/1/2015 Facebook Message	BU_Lozano0075440			
	from Dolores Lozano to				
	Devin Chafin				
4.	Defendant Baylor				
	University's Fourth Amended				
	Objections and Responses to				
	Defendant Art Briles' First				
	Set of Interrogatories				

Exhibit	Exhibit Description	Bates Number (if	Offered	Admit	Object
No.		applicable)			
5.	Public posts from the				
	Twitter/X account				
	@doloresalozano				
6.	Public posts from the account				
	from the Twitter/X account				
	@harriscojp2				

Exhibits that may be used in response to rulings from the Court

Exhibit	Exhibit Description	Bates Number (if	Offered	Admit	Object
No.		applicable)			
1.	September 2014 Title IX	BU_Lozano_000019			
	Program Review & Clery Act	5-0000312			
	Compliance Assessment by				
	Margolis Healy				
2.	6/2/2016 Statement of Jim	Briles 02435			
	Barnes				

Respectfully submitted,

/s/ Colin L. Powell

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of this document is being served pursuant to the Federal Rules of Civil Procedure on September 15, 2023.

/s/ Colin L. Powell

COLIN L. POWELL